

1 LARRY BOWOTO, et al.,

2 No. C 99-02506 SI

3 Plaintiffs,

4 **AMENDED
ORDER RE: DISPOSITIVE MOTION
SCHEDULE**5 v.
6 CHEVRONTEXACO CORPORATION,
7 et al.,8 Defendants.
9 _____/10 The Court, having considered the letter briefs submitted by the parties, and for good cause
11 shown, hereby **ORDERS** that:

12 1. The schedule for dispositive motions shall be as follows:

	Motion(s)	Opposition	Reply	Hearing
Act of State cross motions and defendants' Motion for U.S. Statement of Interest	10/27/06	11/10/06	11/17/06	12/01/06
ATS claim	10/20/06	11/29/06	12/22/06	1/12/07
RICO claim	10/27/06	12/08/06	1/05/07	1/19/07
State/Nigerian law claims	11/10/06	12/22/06	1/26/07	2/09/07
Tertiary Liability	11/22/06	1/12/07	2/02/07	2/16/07

24
25 2. In accordance with this Court's August 29, 2006 Order (Docket No. 1212), if the parties wish
26 the Court to hear the previously-briefed Act of State cross motions or Motion for U.S. Statement of
27 Interest (Docket Nos. 811, 812, 1033), they must renote them with the Court. If the parties intend to
28

1 rely on the same materials submitted in support of the original motions, they may file a short statement
2 to that effect. To the extent the parties rely on the same materials, they need not submit new copies to
3 chambers.

4 3. The dates for the final pretrial conference and trial are hereby vacated, to be reset at a later
5 date.

6

7 **IT IS SO ORDERED.**

8

9 Dated: October 23, 2006

Susan Illston
10 SUSAN ILLSTON
11 United States District Judge